CR2011-145141-001 DT 06/21/2012

CLERK OF THE COURT COMMISSIONER STEVEN K. HOLDING

O. Hernandez

Deputy

STATE OF ARIZONA JENNIFER ANNE SHERIFF

v.

CASANDRA THEA COLLINS (001) RONALD M DEBRIGIDA JR.

DOB: 10/28/1963
Booking No.: P860786
CORRECTIONAL HEALTH SERVICES

CORRECTIONAL HEALTH SERVICES-

RESTORE TO COMPETENCY

COURT FORENSIC SERVICES UNIT

D & C MATERIALS-CSC DISPOSITION CLERK-CSC

MAGELLAN HEALTH SERVICES MH-DESERT VISTA-COUNTY

ATTORNEY

MH-DESERT VISTA-DOCTOR

OFFICE OF THE PUBLIC ADVOCATE

REDETERMINATION OF COMPETENCY AFTER TREATMENT TO RESTORE COMPETENCY -

DEFENDANT INCOMPETENT - A.R.S. Section 13-4517(1) - SUBMISSION ORDER FOR PETITION FOR CIVIL COMMITMENT

9:37 a.m.

Courtroom SCT 2B

State's Attorney: Juli Warzynski

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Defendant's Attorney: Ron Debrigida
Defendant: Not Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

At the request of defense counsel this matter has been accelerated from the afternoon calendar, therefore,

IT IS ORDERED waiving the defendant's presence for the purposes of today's hearing only.

There is a written stipulation for submission to the Court of the matter of Defendant's competency based on the written reports by Dr. Hamstra dated 5/30/2012.

The report(s) and any other testimony and evidence submitted having been considered,

THE COURT FINDS the Defendant is unable to understand the nature of the proceedings and/or is unable to assist counsel in Defendant's defense, and is therefore criminally incompetent, pursuant to A.R.S. Section 13-4517(1).

THE COURT FURTHER FINDS that there is no substantial probability that Defendant will be restored to competency within 21 months after the date of the original finding of incompetency.

Based upon the written report(s) of the expert(s) and any other testimony and evidence submitted,

THE COURT FURTHER FINDS that there is reasonable cause to believe that the Defendant is a danger to self, a danger to others, persistently or acutely disabled, or gravely disabled as a result of a disorder pursuant to A.R.S. Section 36-501, et seq.

THE COURT FURTHER FINDS that the Defendant is not willing and is not capable of voluntarily consenting to admission to a mental health treatment agency for the evaluation, care or treatment of his/her mental condition.

THE COURT FURTHER FINDS that the Defendant is likely, without immediate or continued hospitalization, to suffer serious physical harm or serious illness, or to inflict serious physical harm on another person prior to evaluation and further hearing.

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IT IS ORDERED that the Defendant shall be immediately taken into custody by the Sheriff and shall be immediately transported not later than 14 days from this date to the Desert Vista Behavioral Health Center for in-patient evaluation pursuant to A.R.S. §36-530.

Nothing in this order shall prevent an interested person from filing an Application for Evaluation of the Defendant at any time or prevent the Defendant from voluntarily filing an Application for Voluntary Admission to a mental health treatment agency.

Nothing in this order shall change or limit the duties and responsibilities of the medical director of the mental health treatment agency pursuant to A.R.S. Section 36-501, et seq.

IT IS FURTHER ORDERED that the original report(s) of the mental health expert(s) shall be sealed and maintained in a confidential manner by the Clerk of the Superior Court; said report(s) are not to be disclosed to anyone except as provided for in A.R.S. § 36-509.

IT IS FURTHER ORDERED appointing the Office of the Public Advocate assigned to mental health proceedings as co-counsel during all civil mental health proceedings.

IT IS FURTHER ORDERED that the County Attorney is to file a Petition for Court-Ordered Evaluation with the Clerk of the Court, pursuant to A.R.S. Section 36-521(F), by 5:00 p.m. on 6/22/2012 and provide a copy of the filed Petition to this division. The division staff is directed to review the file to determine compliance within 48 hours of the Petition's file date.

IT IS FURTHER ORDERED that counsel for the State in this cause furnish to the Probate Registrar copies of all police reports concerning the charges in this cause by 5:00 p.m. 6/25/2012. The copies will be sent to the evaluation agency to aid in the evaluation and treatment of the Defendant.

IT IS FURTHER ORDERED that all medical records currently in the possession of Correctional Health Services shall be promptly delivered to the Desert Vista Behavioral Health Center.

IT IS FURTHER ORDERED dismissing without prejudice the criminal charges in this matter effective upon Defendant's admission to Desert Vista Behavioral Health Center.

The Court notes that it has previously been reported that the Defendant is enrolled with Magellan Health Services.

SEALED AND FILED: Medical report(s) by the expert(s).

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ISSUED: Order of Confinement.

9:40 a.m. Matter concludes.

cc: 3 certified copies delivered to MCSO/SIMS

/ s / COMMISSIONER STEVEN K. HOLDING

JUDICIAL OFFICER OF THE SUPERIOR COURT